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4 Attorney for Co-Defendant
PORFIRIO INFANTE-CERVANTES

5
6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF NEVADA**

8 UNITED STATES OF AMERICA,
9
Plaintiff,

2:12-cr-00383-JCM-CWH


10 vs.

11 PORFIRIO INFANTE-CERVANTES,
12
Defendant.

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14 **CO-DEFENDANT PORFIRIO INFANTE-CERVANTES'S MOTION TO**
15 **JOIN AND ADOPT CO-DEFENDANT OCTAVIO CESAR AREVALO'S MOTION**
16 **TO DISMISS FOR VAGUENESS**

17 COMES NOW, Defendant Porfirio Infante-Cervantes, by and through his attorney STEVEN J.
18 KAREN, and hereby files this Motion to join and adopt Co-Defendant Octavio Cesar Arevalo's Motion
to Dismiss for Vagueness.

19 DATED this ^{9th}~~3RD~~ day of APRIL 2014.

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21 
22 /s/
STEVEN J. KAREN, ESQ.
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26 PORFIRIO INFANTE-CERVANTES
27
28

LEGAL ARGUMENT

Counsel for Co-Defendant Infante-Cervantes seeks to join in the Motion to Dismiss filed by Co-Defendant Arevalo. The arguments raised by Co-Defendant Arevalo apply equally to the charges against his co-defendant, Infante-Cervantes. Co-Defendant Infante-Cervantes is alleged to have worked at the alleged "spice" lab packing and shipping the product. Joinder in the aforementioned motion will avoid duplicate efforts and reduce the burden on the court, thus conserving judicial resources and promoting judicial economy. *gfh*

DATED this ~~20~~ day of APRIL 2014.

[Signature]
/s/

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PORFIRIO INFANTE-CERVANTES

IT IS SO ORDERED.

[Signature]
UNITED STATES MAGISTRATE JUDGE
DATED: April 10, 2014